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juanchargualafple

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FILED
DISTRICT COURT OF GUAM
JUL 11 2005
MARY L.M. MORAN
CLERK OF COURT

(23)

**IN THE UNITED STATES DISTRICT COURT
FOR THE TERRITORY OF GUAM**

UNITED STATES OF AMERICA,) MAGISTRATE CASE NO. 05-00017
Plaintiff,)
vs.)
JUAN S.N. CHARGUALAF,)
Defendant.)

PLEA AGREEMENT

Pursuant to Rule 11(c)(1)(B), the United States and the defendant, JUAN S.N. CHARGUALAF, enter into the following plea agreement:

1. The defendant, JUAN S.N. CHARGUALAF agrees to enter a guilty plea to an Information charging him with Count 2 of the Complaint, Entering Military Property with the intent to violate 5 Guam Code Annotated, Sections 63121 and 63125, in violation of 18 United States Code Sections 1382, 7(3) and 13. Count 1 will be dismissed upon sentencing.
2. The defendant understands that the maximum sentence for Entering Military Property in violation of 18 U.S.C. 1382 as a misdemeanor as specified in 18 U.S.C. §§ 1382 is imprisonment for not more than six months and a maximum fine of \$5,000.00, together with any restitution as the court may order, and a \$25 special assessment fee. Any sentence of incarceration shall include a term of supervised release of not more than one (1) year. If the court

1 revokes sentence of supervised release, the court may incarcerate the defendant for one (1) year.
2 The total of \$25 special assessment fee must be paid upon sentencing. The government will
3 recommend that defendant receive the low end of the sentencing guidelines and a fine of
4 \$500.00, and credit for time served, if any.

5 If defendant is financially unable to immediately pay the fine in full, defendant agrees to
6 make a full disclosure of his financial status to the United States Attorney's Office by completing
7 a Financial Disclosure Form (OBD-500) for purpose of fixing a monthly payment schedule.
8 Defendant understands that, by law, interest accrues on any remaining balance of the debt.

9 3. The defendant understands that to establish a violation of Entering Military Property, a
10 violation of Title 18, United States Code, Sections 1382, 7(3) and 13, the government must prove
11 each of the following elements beyond a reasonable doubt for each count:

12 First, that on May 5, 2005, the defendant entered certain military property, more
13 specifically Andersen AFB, Guam; and

14 Second, the defendant entered Andersen AFB with the intention of possessing or taking
15 wild deer or pig; and

16 Third, the defendant intended to take or possess the wild deer or pig with an artificial
17 light; and

18 Fourth, that the locality in which the crime was committed was on land acquired or
19 reserved for the use of the United States and under exclusive or concurrent jurisdiction thereof.

20 4. The defendant understands that the Sentencing Guidelines apply to this offense. The
21 government and the defendant stipulate to the following facts for purposes of the sentencing:

22 a. The defendant was born in 1971, and is a citizen of the United States.

23 b. That on May 5, 2005, the defendant JUAN S.N. CHARGUALAF entered Andersen
24 AFB, Guam at approximately 3:30 a.m., it was dark. That JUAN S.N. CHARGUALAF was
25 accompanied by John A.B. Atoigue. That the defendant knew the property he was entering
26 belonged to the United States Air Force and he entered with the intention of shooting deer, at
27 night, with an artificial light. JUAN S.N. CHARGUALAF and John A.B. Atoigue had in their

1 possession a 12 gauge shotgun and the shotgun was functional. That at approximately 3:40 a.m.
2 they shot a deer.

3 c. The defendant understands that notwithstanding any agreement of the parties, the
4 United States Probation Office will make an independent application of the Sentencing
5 Guidelines or determine an appropriate sentencing range. The defendant acknowledges that
6 should there be discrepancies in the final Sentencing Guidelines or sentencing range, projected
7 by his counsel or any other person, such discrepancy is not a basis to withdraw his guilty plea.

8 5. The defendant agrees to waive any right to appeal or to collaterally attack this
9 conviction. The defendant reserves the right to appeal the sentence actually imposed in this case.

10 6. The defendant acknowledges that he has been advised of his rights as set forth below
11 prior to entering into this plea agreement. Specifically, defendant has been fully advised of, has
12 had sufficient opportunity to reflect upon, and understands the following:

13 a. The nature and elements of the charge and the mandatory minimum penalty
14 provided by law, if any, and the maximum possible penalty provided by law;

15 b. His right to be represented by an attorney;

16 c. His right to plead not guilty and the right to be tried by a jury and at that trial, the
17 right to be represented by counsel, the right to confront and cross-examine witnesses against him,
18 and the right not to be compelled to incriminate himself, that is, the right not to testify;

19 d. That if he pleads guilty, there will not be a further trial of any kind on the charges to
20 which such plea is entered so that by entering into this plea agreement, he waives, that is, gives
21 up, the right to a trial;

22 e. That, upon entry of a plea of guilty, or thereafter, the Court may ask him questions
23 about the offenses to which he has pled, under oath, and that if he answers these questions under
24 oath, on the record, his answers may later be used against him in prosecution for perjury or false
25 statement if an answer is untrue;

26 f. That he agrees that the plea agreement is voluntary and not a result of any force,
27 threats or promises apart from this plea agreement;

g. That he reads, writes and speaks the English language and has no need for an
1 interpreter;

2 h. That he has read the plea agreement and understands it; and

3 i. The Defendant is satisfied with the representation of his lawyer and feels that his
4 lawyer has done everything possible for his defense.

5
6 DATED: 07/08/05

JUAN S.N. CHARGUALAF
Defendant

7
8 DATED: 7/8/05

JOHN T. GORMAN
Attorney for Defendant

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10 LEONARDO M. RAPADAS
11 United States Attorney
12 Districts of Guam and NMI

13
14 DATED: 07/08/05

15 By: Joseph A. Tock
16 JOSEPH TOCK
17 Special Assistant U.S. Attorney

18
19 DATED: 7-8-05

20
21 RUSSELL C. STODDARD
22 First Assistant U.S. Attorney